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FISCAL IMPACT STATEMENT

LS 6287

BILL NUMBER: SB 136

NOTE PREPARED: Nov 21, 2002

BILL AMENDED:

SUBJECT: Various election law matters.

FIRST AUTHOR: Sen. Landske

BILL STATUS: As Introduced

FIRST SPONSOR:

FUNDS AFFECTED: ☒ **GENERAL**
☒ **DEDICATED**
FEDERAL

IMPACT: State & Local

Summary of Legislation: This bill makes changes to election law relating to the following:

- (1) Voting systems.
- (2) The Election Division Budget.
- (3) Training election workers.
- (4) Challengers.
- (5) Precinct committeemen and state convention delegates.
- (6) Voter registration.
- (7) Party affiliation and certification of candidates.
- (8) Certification of election results.
- (9) Recounts and challenges.
- (10) Campaign finance reports.
- (11) Disabled voters.
- (12) Sample ballots.
- (13) School board tax referenda.

This bill also repeals superseded statutes relating to challengers and training election workers. (The introduced version of this bill was prepared by the Census Data Advisory Committee.)

Effective Date: July 1, 2003.

Explanation of State Expenditures: (6) Under current law, the Indiana Election Division, through a contractor, must mail a secondary postcard to voters that have duplicate registrations and are registered to

vote in a county, when an initial postcard sent by the Division was not returned. Under the bill, the Election Division would be required to only mail a single postcard notification and not a second notification to this group of voters. Removal of a second mailing would save state expenditures by an estimated \$15,000 to \$18,000.

(10) Under current law, the Election Division and county election boards must preserve campaign reports and statements. With certain exceptions, under law, these reports must be maintained for four years after December 1, following the election which the reports belong to, unless the report is being used in litigation.

Under the bill, the Election Division and county election boards could see a reduction in paper filings as they would only be required to keep duplicate reports for two years after the original report was filed.

Explanation of State Revenues: **(10)** Under current law, a corporation or labor organization may make a contribution to a political action committee if the contribution does not exceed any of the monetary limits prescribed and is designated for disbursement to a specific candidate or committee listed under law. The bill would make violations of this provision subject to a civil penalty. The penalty would include payment of all investigative costs made by the Election Commission and the greater of either \$1,000 or two times the amount of un-designated contributions. Civil penalties collected under this provision are distributed into the Campaign Finance Enforcement Account. County election boards may also conduct investigations and hearings as long as results are reported back to the Election Commission.

Explanation of Local Expenditures: **(3)** County election boards would be required to have certain precinct election officers in attendance for training on voting equipment. Some counties currently allow a minimal per diem of approximately \$10 to \$15 to attend the training session. As counties with optical scan equipment are already required by state law to hold training sessions for inspectors and sheriffs, it is believed that the fiscal impact of this provision would be minimal. Absentee voter boards would be required to attend a training session before an election. Current law allows counties the option of providing training sessions for members of absentee voter boards.

(6) Under the bill, the county election board could reduce expenditures as a result of no longer being required to produce in triplicate a memorandum for each voter's original affidavit of registration or transfer of an original registration executed by the board.

County sheriffs may experience slight administrative changes in the preparation of lists of incarcerated persons in a county correctional facility during the previous month. These lists are sent to circuit court clerks. Under current law, the county sheriff must provide a list of these individuals from the previous month four times a year. Under the bill, the list must include the previous three-month period, instead of the previous month.

(9) Under the bill, local judges would be required to issue notices of a petition for recount to a county election board and the Indiana Election Division (for judge and/or prosecutor only). For a petition filed for a contest of an election, the county sheriff would be required to serve a copy to the county election board and Election Division (for judge and/or prosecutor only).

Courts that appoint recount commissions would be required to issue an order that acknowledges a certificate showing the total number of votes received in the precincts by each candidate for nomination or election to the recounted office. Additionally, the order from the court must discharge the commission and release election materials impounded during the recount.

There would be additional expenditures required for paper, printing, and postage (if mailed) regarding the above notices and orders.

(10) See *Explanation of State Expenditures*.

(13) By extending the deadline for a special election to be conducted, this provision may reduce expenditures if special elections regarding school board tax referenda are conducted at the same time as a general election. Based on a small sample of Indiana counties, precinct election expenses may range from \$600 to \$1,000, depending on the number of precinct/absentee board members serving, what the county pays precinct election board members, and facility rental (if necessary).

Explanation of Local Revenues: **(10)** See *Explanation of State Revenues*.

State Agencies Affected: Indiana Election Commission, Indiana Election Division.

Local Agencies Affected: Counties, Local school boards.

Information Sources: Brad King and Spencer Valentine, Co-Directors of the Indiana Election Division, (317) 232-3939; Various County Circuit Court Clerks/Election Boards.

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